United States Bankruptcy Court Western District of New York

In re: Case No. 19-20905-PRW

The Diocese of Rochester William K. Harrington

Chapter 11

Debtors

CERTIFICATE OF NOTICE

District/off: 0209-2 User: admin Page 1 of 12

Date Rcvd: Mar 26, 2025 Form ID: pdfterm Total Noticed: 4

The following symbols are used throughout this certificate:

Symbol Definition

+ Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Mar 28, 2025:

Recipi ID Recipient Name and Address

the Diocese of Rochester, 1150 Buffalo Road, Rochester, NY 14624-1890

aty + Jeffrey D. Eaton, Bond Schoeneck & King, One Lincoln Center, Syracuse, NY 13202-1196 pr + Lisa M. Passero, The Diocese of Rochester, 1150 Buffalo Road, Rochester, NY 14624-1890

TOTAL: 3

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern

Standard Time.

Recip ID Notice Type: Email Address Date/Time Recipient Name and Address

smg + Email/Text: ustpregion02.ro.ecf@usdoj.gov

Mar 26 2025 18:27:00 Office of the U.S. Trustee, 100 State Street, Room 6090, Rochester, NY 14614-1315

TOTAL: 1

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Mar 28, 2025 Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on March 26, 2025 at the address(es) listed

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on behalf of Notice of Appearance Creditor Sexual Abuse Survivor/Creditor adam@adamhorowitzlaw.com

Adam Horowitz

on behalf of Creditor Claimants Certain Sexual Abuse adam@adamhorowitzlaw.com

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TOTAL: 283

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK

In re:

THE DIOCESE OF ROCHESTER,

Debtor.

Chapter 11

Case No. 19-20905 (PRW)

ORDER AUTHORIZING AND DIRECTING THE METHOD OF SERVICE OF SALE NOTICE AND MOTION ON HOLDERS OF ABUSE CLAIMS

Upon the "Motion," made orally at the March 4, 2025 "Hearing" by counsel for Interstate Fire & Casualty Company, seeking entry of an order authorizing and directing the method of service of the anticipated motion for entry of an order approving one or more sale and settlement transactions with certain Settling Insurers¹ (the "Sale Motion") and the "Notice" thereof, in each case solely as such method of service relates to holders of Abuse Claims (each, an "Abuse Claimant"); and the Court having found that it has jurisdiction over the Motion and the relief requested thereby in accordance with 28 U.S.C. §§ 157(b)(2) and 1334(b); and the Court having found that venue of this proceeding and Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and the Court, pursuant to FED. R. BANKR. P. 2002 and 11 U.S.C. § 105(a), having determined that the Sale Motion and Notice should be served on Abuse Claimants in the manner described herein; and the Court having found that notice of the Motion was reasonable and sufficient, and that no other or further notice need be provided; and the Court having heard the Motion and provided an opportunity at the Hearing to object to the relief sought thereby; and no party having opposed the Motion at the Hearing or otherwise; and, it appearing the relief requested

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¹ Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Seventh Amended Joint Chapter 11 Plan of Reorganization for The Diocese of Rochester (Dkt. No. 2972).

in the Motion is in the best interest of the estate, creditors, stakeholders, and all parties-in-interest,

the Court having determined that there is just cause for the relief sought in the Motion and granted

herein; and upon all of the proceedings had before the Court and after due deliberation and

sufficient cause appearing therefore,

IT IS HEREBY ORDERED THAT:

1. The Motion is granted as provided herein.

2. Pursuant to FED. R. BANKR. P. 2002 and 11 U.S.C. § 105(a), the Diocese (or Stretto

on behalf of the Diocese) is authorized and directed to serve on Abuse Claimants the Sale Motion

and Notice in the following manner: to the noticing address included on each such Abuse

Claimant's proof of claim or Abuse Action complaint, in each case based on the information

reflected on Stretto's claim register as of the date that is five business days prior to the date of

service (herein, the "Service Address"); provided, however, that if the Service Address for any

given Abuse Claimant is the address of such Abuse Claimant's attorney of record in this Chapter

11 Case (including as shown on the Abuse Claimant's proof of claim) or the applicable Abuse

Action, then the Diocese (or Stretto on behalf of the Diocese) shall serve the Motion and Notice

on such Abuse Claimant's attorney only (and not on the Abuse Claimant personally) unless such

Abuse Claimant or attorney has notified Stretto that the representation has terminated.

3. Service of the Motion and Notice in the manner described herein shall be

conclusively proper and sufficient for each Abuse Claimant so served.

4. Nothing in this Order alters the method of service permitted or required under <u>FED</u>.

R. BANKR. P. 2002 or otherwise for any creditor, stakeholder, or other party-in-interest that is not

an Abuse Claimant.

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- 5. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.
- 6. The Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, and/or enforcement of this Order.

Dated: March 26, 2025 Rochester, New York

HON. PAUL R. WARREN
United States Bankruptcy Judge